

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

MICHAEL SEEFELDT, individually and on)	
behalf of all others similarly situated,)	
)	
Plaintiff,)	
)	
v.)	Case No. 4:19-cv-00188
)	
ENTERTAINMENT CONSULTING)	
INTERNATIONAL, LLC,)	
)	
OUTFIELD BREW HOUSE, LLC d/b/a)	
BUDWEISER BREW HOUSE,)	
)	
Defendants.)	
)	

**DEFENDANTS' MOTION
TO EXTEND THE PAGE LIMIT**

Defendants Outfield Brew House, LLC d/b/a Budweiser Brew House and Entertainment Consulting International, LLC respectfully move the Court to extend the page limit for Defendants' Memorandum of Law in Opposition to Plaintiff's Motion for Class Certification (the "Opposition"). Local Rule 7 - 4.01 sets a limit of fifteen pages per memorandum, exclusive of the signature page and attachments. Judge Limbaugh's internal procedural requirements, however, require that memoranda use 13-point font. Judge Limbaugh's requirements state that "[s]hould this cause a party's memorandum to exceed the Court's page limitation, counsel may file a short motion seeking leave to file a memorandum in excess of the page limitation."

When typed in 13-point font, the Opposition contains twenty pages, excluding the

title page, tables of contents and authorities, and signature block. Plaintiff's Memorandum in Support of Plaintiff's Motion for Class Certification (Dkt. No. 32) both used 12-point font and exceeded fifteen pages. Defendants therefore respectfully move the Court to allow Defendants to submit a memorandum that is twenty pages in length when typed in 13-point font to fully address the arguments made in Plaintiff's Motion. Defendants will file such a brief today. Should the Court deny this motion, Defendants will file a revised brief as the Court directs.

Dated: July 29, 2019

By: /s/ Jacqueline M. Sexton

W. James Foland #25022
Jacqueline M. Sexton #53262
Zach T. Bowles #70531
Foland, Wickens, Roper,
Hofer & Crawford, P.C.
1200 Main Street, Suite 2200
Kansas City, MO 64105
(816) 472-7474
jfoland@fwpclaw.com
jsexton@fwpclaw.com
zbowles@fwpclaw.com

Lauri A. Mazzuchetti (*pro hac vice*)
Geoffrey W. Castello (*pro hac vice*)
Whitney M. Smith (*pro hac vice*)
Glenn T. Graham (*pro hac vice*)
KELLEY DRYE & WARREN LLP
One Jefferson Road
Parsippany, New Jersey 07054
(973) 503-5900
lmazzuchetti@kelleydrye.com
gcastello@kelleydrye.com
wsmith@kelleydrye.com
ggraham@kelleydrye.com

Attorneys for Defendants
Outfield Brew House LLC d/b/a
Budweiser Brew House and
Entertainment Consulting International,
LLC

CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that on this 29th day of July, 2019, a true and correct copy of the above and foregoing document was filed with the Court's CM-ECF system which will provide notice to all counsel of record.

/s/ Jacqueline M. Sexton

Jacqueline M. Sexton